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10	Attorneys for Defendants SAN FRANCISCO COMMUNITY INVESTMENT FUND, CITY AND COUNTY OF SAN FRANCISCO, and NAOMI KELLY				
11	,				
12					
13	UNITED STATES DISTRICT COURT				
	NORTHERN DISTRICT OF CALIFORNIA				
14					
15	UNITED STATES OF AMERICA, ex rel.	Case No. 3:21-cv-05742-RS			
16	LEIASA BECKHAM, and STATE OF CALIFORNIA, ex rel. LEIASA BECKHAM,	STIPULATION AND [PROPOSED] ORDER			
17		TO MODIFY CASE SCHEDULE			
18	Plaintiffs,				
19	vs.				
	1850 BRYANT LAND LLC, KASLOFSKY				
20	& ASSOCIATES LLC, THÚRSTON KASLOFSKY, CHRISTOPHER PAUL				
21	FOLEY, DOUGLAS ROSS, SAN				
22	FRANCISCO COMMUNITY INVESTMENT FUND, CITY AND				
23	COUNTY OF SAN FRANCISCO, and NAOMI KELLY,				
24	Defendants.				
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1	Pursuant to N.D. Cal. Civ. L.R. 6-2 and 7-12, Plaintiff-Relator Leiasa Beckham ("Plaintif")		
2	and Defendants 1850 Bryant Land LLC, Christopher Paul Foley, Douglas Ross, Kaslofsky &		
3	Associates LLC, Thurston Kaslofsky, San Francisco Community Investment Fund, City and County of		
4	San Francisco, and Naomi Kelly (collectively "Defendants"), by and through their undersigned		
5	counsel, hereby stipulate as follows:		
6	RECITALS		
7	WHEREAS, on November 16, 2023 the Court issued the Initial Case Management Order		
8	setting deadlines in this matter (Dkt. 98); and		
9	WHEREAS, Defendants served discovery requests on Plaintiff and third parties in the months		
10	following the Initial Case Management Order; and		
11	WHEREAS, the Parties engaged in settlement discussions in the summer of 2024 but were		
12	unable to reach a resolution; and		
13	WHEREAS, Plaintiff's then counsel filed a motion to withdraw as counsel on October 4, 2024		
14	(Dkt. 113); and		
15	WHEREAS, on November 15, 2024 the Court granted Plaintiff's then counsel's conditional		
16	motion to withdraw as counsel (Dkt. 117); and		
17	WHEREAS, on December 3, 2024 the Court granted Plaintiff's current counsel motion to		
18	substitute in as counsel (Dkt. 120); and		
19	WHEREAS, on January 27, 2025 the Court issued the operative Case Management Scheduling		
20	Order which set multiple case deadlines, including the fact discovery cut-off on July 18, 2025 (Dkt.		
21	125); and		
22	WHEREAS, on June 12, 2025, Plaintiff-Relator Beckham's counsel served Rule 30(b)(6)		
23	deposition notices and Rule 34 requests for production on Defendants in this case; and		
24	WHEREAS, despite their diligent efforts, Defendants are unable to fully respond to Plaintiff-		
25	Relator Beckham's discovery requests by the current July 18, 2025 fact discovery cut-off; and		
26	WHEREAS, Plaintiff's counsel has trials scheduled in other matters in late September 2025		
27	and in May 2026;		

THEREFORE, Plaintiff and Defendants stipulate as follows:

The Parties have met and conferred and agree that an extension to the schedule will be 1. necessary to allow sufficient time for ongoing fact discovery and to accommodate Plaintiff's counsel's upcoming trials in September 2025 and May 2026.

The Parties have met and conferred and have agreed to the following revisions to the 2. case schedule:

Event	Current Schedule	Proposed Revised Schedule
Close of Fact Discovery	July 18, 2025	August 29, 2025
Expert Disclosures	August 15, 2025	November 7, 2025
Rebuttal Expert Disclosures	September 12, 2025	November 26, 2025
Close of Expert Discovery	October 3, 2025	December 19, 2025
Deadline for Summary	September 25, 2025	February 6, 2026
Judgment Motions	(N.D. Cal. L.R. 7-2)	
Deadline for Summary	October 9, 2025	February 27, 2026
Judgment Opposition	(N.D. Cal. L.R. 7-3)	
Deadline for Summary	October 16, 2025	March 20, 2026
Judgment Replies	(N.D. Cal. L.R. 7-3)	
Summary Judgment Motion	October 30, 2025	April 9, 2026
Hearing		
Pretrial Conference	January 7, 2026	June 22, 2026
Trial	January 20, 2026	July 27, 2026

1	SO STIPULATED:	
3	Dated: July 10, 2025	DAVID CHIU City Attorney THOMAS S. LAKRITZ MIGUEL A. GRADILLA
5		KARUN TILAK MOLLY J. ALARCON Deputy City Attorneys
6 7		By: /s/ Karun Tilak KARUN TILAK
8		Attorneys for Defendants SAN FRANCISCO COMMUNITY INVESTMENT FUND, CITY AND COUNTY OF SAN FRANCISCO, and NAOMI KELLY
10	Dated: July 10, 2025	SEVERSON & WERSON
12		By: /S/Andrew S. Elliott ANDREW S. ELLIOTT
13 14		ELIZABETH C. FARRELL  Attorneys for Defendants 1850 BRYANT LAND LLC, CHRISTOPHER PAUL FOLEY AND DOUGLAS
15		ROSS
16 17	Dated: July 10, 2025	JACKSON LAW GROUP, P.C.  By: /S/ Aaron R. Jackson
18		AARON R. JACKSON  Attorneys for Defendants KASLOFSKY &
19 20		ASSOCIATES LLC and THURSTON KASLOFSKY
21	Dated: July 10, 2025	FRUCHT & GEONETTA LLP  By: /S/Kenneth Frucht
22 23		KENNETH FRUCHT FREDERICK J. GEONETTA
24		Attorneys for Plaintiff LEIASA BECKHAM
25 26	IT IS SO ORDERED.	$\sim 1101$
27 28	DATED: July 11, 2025	HON. RICHARD SEEBORG Judge, United States District Court

CIVIL L.R. 5-1(h)(3) ATTESTATION

I, Karun Tilak, attest that each of the other signatories have concurred in the filing of this document, which shall serve in lieu of their own signatures on the document.

Dated: July 10, 2025

DAVID CHIU
City Attorney
THOMAS S. LAKRITZ
MIGUEL A. GRADILLA
KARUN TILAK
MOLLY J. ALARCON
Deputy City Attorneys

By: /S/Karun Tilak KARUN TILAK

Attorneys for Defendants SAN FRANCISCO COMMUNITY INVESTMENT FUND, CITY AND COUNTY OF SAN FRANCISCO, and NAOMI KELLY